DISCLAIMER OF WATER RIGHTS AND NOTICE OF RELATED INFORMATION, page 1 of 4

DISTRICT OF NEVADA

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3 water rights that the undersigned (or the entity on whose behalf the undersigned is acting) once 2 owned before the undersigned was served with a Waiver of Service of Notice in Lieu of 3 Summons or by a Notice in Lieu of Summons, the undersigned provides the following additional information: 5 The name and address of the party or parties who sold or otherwise conveyed 1. 6 ownership: Name(s): JUDITH LEE WOOD 7 8 9 Street or P.O. Box: 1564 QUIET CREEK 10 11 Town or City: BEAUMONT 12 13 State: CALIFORNIA 14 15 Zip Code: 92223 16 The name and address of each person or entity who acquired ownership 2. 17 18 Name(s): THOMAS TENBROOK 19 20 Street of P.O. Box: P.O. Box 209 40 KARI LANG 21 22 23 Town or City: Sym 1774 24 25 State: NWADA 26 27 Zip Code: 89430

DISCLAIMER OF WATER RIGHTS AND NOTICE OF RELATED INFORMATION, page 2 of 4

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3	3. Attached to or included with this notice is a copy of the (check appropriate
4	box(es)):
5	
6	☐ Deed
7	☐ Court Order
8	Other Document.
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LO	by which the change in ownership was accomplished.
11	4. The undersigned acknowledges that any person or entity who files a Disclaimer
12	of Interest in this matter is ultimately responsible for the accuracy of this filing. Consequently
13	the undersigned acknowledges that any person or entity who files a Disclaimer of Interest, but,
4	in fact, has water rights subject to this litigation, shall nevertheless be bound by the results of
5	this litigation.
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-	Executed this 7th day of Octo Bee 2006.
3.	
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1	Ludith Lee Work
2	[signature of counter-defendant]
3	
4	JUDIM LEE WOOD
. 1	[name of counter-defendant]
6	[name of counci-detendant]
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$\sim r$	

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[name, if applicable, of person acting on behalf of counter-defendant]

[signature, if applicable, of person acting on behalf of Counter-Defendant]

[address]

[telephone number]

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FILE Case No. CII 17723 1 2006 NAY -5 AM 8: 36 2 Dept. No. NIKKE A. BRYAR 3 LYON COUNTY CLERK 4 KATHY THOMAS DEPUTY 5 IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF LYON 7 8 9 In the Matter of the Marriage of THOMAS TENBROOK and 10 JUDITH LEE WOOD. DECREE OF DIVORCE 11 Petitioners. 12 13 The verified Joint Petition for Dissolution of Marriage of Petitioners THOMAS TENBROOK and JUDITH LEE WOOD by and through their Attorney, WAYNE A. PEDERSON, ESQ., having 14 15 been presented to the above-entitled Court, praying for a Decree for dissolution of marriage pursuant 16 to Chapter 125, Nevada Revised Statutes, and the Court being satisfied that the requirements of the 17 law have been met, the Court now makes the following Findings of Fact: 18 I. 19 **FINDINGS OF FACT** 20 Petitioner, THOMAS TENBROOK, is now and for a period of more than six (6) weeks past 21 and immediately preceding the commencement of this action, has been actually, physically and 22 corporeally present in the State of Nevada and is a bona fide resident of said State with the intent to 23 make said State his home for an indefinite period of time. 24 П 25 Petitioner, THOMAS TENBROOK, who is over the age of eighteen (18) years, resides at 40 26 Kari Lane, Smith, Nevada, 89430. Petitioner, JUDITH LEE WOOD who is over the age of eighteen 27 (18) years, resides at 40 Kari Lane, in Smith, NV 89430. 28

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Petitioners were married on the 20th day of April, 1991, in Bellflower, State of California, 1 2 and ever since said date have been, and now are husband and wife. IV 3 That there are no minor children born the issue of the marriage. 4 5 During the marriage, the petitioners acquired certain community or joint property, and have 6 incurred community debts. The parties hereto have entered into a Marital Settlement Agreement in 7 which all matters pertaining to the division of community property, obligations, and child custody 8 9 and support, have been settled. VI 10 Petitioners have waived any rights to spousal support. 11 VII 12 Petitioners are incompatible in marriage. 13 **CONCLUSIONS OF LAW** 14 From the foregoing Findings of Fact, the Court now makes the following Conclusions of 15 16 Law: That the bonds of matrimony now and heretofore existing between Petitioners be 17 1.

1. That the bonds of matrimony now and heretofore existing between Petitioners be forever and completely dissolved, and that each of the parties hereto be freed and released from all of the responsibilities and obligations thereof; and each of the parties hereto be restored to the status of a single, unmarried person.

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- 2. That the Marital Settlement Agreement entered into by Petitioners on the 11th day of April, 2006, be ratified and approved by the Court and made part of its decree, and the parties be ordered to comply therewith.
 - 3. That specifically, Wife will continue medical, dental and vision coverage for husband as long as she is covered under the Bank of America Benefits program.

JUDGMENT AND DECREE OF DIVORCE

From the foregoing Findings of Fact and Conclusions of Law, the Court now enters its Judgment and Decree of Divorce as follows:

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IT IS ORDERED, ADJUDGED AND DECREED that THOMAS TENBROOK and JUDITH LEE WOOD are hereby granted an absolute and final Decree of Divorce forever dissolving the bonds of matrimony heretofore existing between them and restoring them, and each of them, to the status of a single, unmarried person. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Marital Settlement Agreement entered into between Petitioners be, and the same is hereby, approved, adopted, confirmed and ratified by this Court and made a part of this Judgment and Decree of Divorce, and the parties are ordered to comply with all of the provisions therein. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Wife will continue medical, dental, and vision coverage for husband as long as she is covered under the Bank of America Benefits program. Dated: This 5 day of 800

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MARITAL SETTLEMENT AGREEMENT THIS AGREEMENT, made and entered into this //It day of March, 2006, by and between THOMAS TENBROOK, hereinafter referred to as "Husband", and JUDITH LEE

WOOD, hereinafter referred to as "Wife". 5

WITNESSETH:

"EXHIBIT A"

WHEREAS, the parties hereto were married in Bellflower, California, on April 20, 1991, and ever since that time have been and now are Husband and Wife; and

WHEREAS, there are no minor children born the issue of the marriage;

WHEREAS, disputes and unhappy differences have arisen between the parties hereto; and,

WHEREAS, the parties desire by this Agreement to adjust, settle and determine their respective rights and financial obligations, to terminate their community interest and determine their separate interest, and to waive future community interests in the property and endeavors of each other.

WHEREAS, all of the community property of the parties has been divided in kind or is referred to herein;

NOW, THEREFORE, in consideration of the promises and of the mutual covenants and agreements and conditions contained herein, the parties have agreed, and do hereby agree as follows:

I. GENERAL PROVISIONS

Reciprocal Waiver of Inheritance: Each party hereto relinquishes the right to act as administrator of the estate of the other, all right to inherit from the other, and all right to receive in any manner the property of the other upon the death of the other, either under the law of succession or under community property laws, or otherwise, except as a devisee, legatee or beneficiary under any Last Will and Testament executed by either party, wherein the other party may be named in such capacity. Additionally, the parties recognize that Judith Lee Wood is named as the beneficiary of TWA Pension named in II (c)(8) of this agreement.

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- B. Interest in Future Earnings and Acquisitions: Except as otherwise provided in this agreement, Husband and Wife agree that each shall henceforth own and hold property received by him or her, respectively, by the terms hereof, and likewise all property, salaries, wages, endeavors, rents, issues, profits, other earnings, benefits, pensions and receipts hereafter acquired or received by each of them, regardless of when and how earned, respectively, as his or her sole and separate property, as the case may be, free from any claim of the other, or any creditor of the other, by reason of the community property laws of the State of Nevada, or by reason of any other law or fact.
- Execution of Other Documents: Each of the parties hereto shall properly C. execute all documents and instruments now or hereafter necessary and convenient to vest the titles and estates in them, respectively, as herein provided, any time, and from time to time, shall execute all other instruments which shall be necessary or proper to effectuate the purpose and intent of this agreement. Notwithstanding the failure or refusal of either party to execute any such agreement, this agreement shall constitute a full and complete transfer and conveyance of the properties herein designated as being transferred, conveyed or assigned by each party.
- Independent Counsel: The parties hereto stipulate that both parties have D. had the opportunity to be represented in negotiations and in preparation of this agreement, by counsel of their own choosing; and both of the parties hereto have read this agreement, are fully aware of and agree with its contents.
- Finality of This Agreement: This agreement is entire. The parties cannot E. alter, amend, or modify it, except by an instrument in writing, executed by both of them. It includes all representations of every kind and nature made by each of the parties to the other. This agreement is not, in fact, nor is it intended to be an agreement for divorce. In the event, however, that either or both of the parties hereto shall secure a decree of divorce against the other, this agreement shall be submitted to the Court for its approval and, if so approved, shall be incorporated into and become a part of any final decree of divorce which may hereafter be granted to either or both parties unless both parties agree otherwise in writing. In the event this agreement is so incorporated, it shall survive its incorporation and merger, where compliance is

 ordered with each and every term contained in it, into a final judgment of divorce, and all rights and duties under this agreement shall become rights and duties under the judgement.

- F. Applicable Law: This agreement is entered into the State of Nevada, and it shall be construed and interpreted under and in accordance with the laws of the State of Nevada applicable to agreements made and to be wholly performed in the State of Nevada.
- assets and liabilities, and of the values of all properties described herein, both community and otherwise. Should any obligation be found to exist other than those disclosed by the parties to each other, then the obligation shall be the sole responsibility of the party incurring the obligation, and the party incurring the obligation agrees to hold the other harmless and to indemnify same against any claim in accordance therewith. Should said liability arise from a recalculation of tax liability by the Internal Revenue Service or by a taxing authority of any state, then the obligation shall be shared by both parties. Should either party have failed, neglected or refused to disclose any community asset which may hereafter be disclosed or discovered, that asset shall be divided equally, with the party at fault being required to pay to the other a reasonable attorney's fees plus any costs incurred in processing an action to force division of the same.
- H. This agreement shall be binding upon and shall inure to the benefit of the heirs, estates, executors, administrators and assigns of the parties hereto.

II. PROPERTY

- A. Except as otherwise provided for herein, each of the parties shall be entitled to keep and retain as his or her separate property, all of his or her personal property including, but not limited to, clothing, jewelry, books, personal papers, cameras, photographs, records, tapes, luggage, sports equipment, hobby collections; and each party hereby assigns, transfers, relinquishes and surrenders to the other any and all of his or her right, title and interest, of every kind and character, in and to any and all such property belonging to the other.
- B. The parties hereby agree and stipulate that all savings accounts, checking accounts, monies, furniture, appliances and all other personal property not otherwise disposed of

Nevada. However, upon the sale of the marital residence, Judith

Lee Wood shall receive \$110,000.00, as and for her community

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1 Benefits program. 2 IV. SPOUSAL SUPPORT. 3 The parties hereby waive any rights to spousal support now, and at all times in the future. 4 V. TAXES. 5 6 The parties agree to file single on their income tax returns for 2006. 7 VI. ATTORNEY'S FEES. 8 As partial consideration for the signing of this agreement, both parties agree to 9 bear their own attorney's fees and costs. 10 IN WITNESS WHEREOF, the parties have hereunto set their hands this 1/1th day 11 12 13 14 15 16 STATE OF NEVADA 17) ss. COUNTY OF LYON 18 , 2006, personally appeared before me, a Notary 19 Public, THOMAS TENBROOK, known to me to be the person who executed the within 20 instrument, who acknowledged that he executed the above instrument freely and voluntarily for 21 the purposes therein stated. 22 23 24 25 //// 26 //// 27 ////

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1	STATE OF NEVADA
2	COUNTY OF LYON) ss.
3	On, 2006, personally appeared before me, a Notary
4	Public, JUDITH LEE WOOD, known to me to be the person who executed the within instrument,
5	who acknowledged that she executed the above instrument freely and voluntarily for the purposes
6	therein stated.
7	NOTARY PUBLIC
8	NOTARY PUBLIC STATE OF NEVADA
9	County of Lyon CHERI CROWELL
10	Appt. No. 97-3752-12 My Appt. Expires October 7, 2009
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Wayne A. Pederson, Esq 107 N. Main Stree: Yerington, NV 89:47 (775)-163-3227 27